20 months after the priority date. The later than the expiration of 20 months after the priority date. A copy of the notification mailed to applicant should payment of the surcharge set forth in \$1.492(e) is required for acceptance of the oath or declaration of the inventor accompany any response thereto submitted to the Office.

20 months from the priority date will be considered to be cancelled. The 20-month time limit the priority date. Amendments under PCT Article 19 which are not received English, if they were made in another language, must be furnished not later than the expiration of 20 months from (d) A copy of any amendments to the claims made under PCT Article 19, and a translation of those amendments into by the expiration of may not be extended.

(e) Verification of the translation of national application may be required where it is considered necessary, if the international application or other document was filled in a language other international application or any other document pertaining to an inter-

date:

tion must be clearly identified as a submission to enter the national stage under 35 U.S.C. 371, otherwise the submission will be considered as being (f) The documents and fees submitted under paragraphs (b) and (c) of this secmade under 35 U.S.C. 111. than English.

priority date but any required translation of the international application to the United States upon expiration of plied with within 20 months from the as filed and/or the oath or declaration are not timely filed, an international application will become abandoned as the time period set pursuant to paradate if the requirements of paragraph (b) of this section have not been compriority date where the United States the expiration of 19 months from the priority date. If the requirements of comes abandoned as to the United States 20 months from the priority plied with within 20 months from the has been designated but not elected by paragraph (b) of this section are com-(g) An international application begraph (c) of this section.

[52 FR 20050, May 28, 1987, as amended at 58 FR 4346, Jan. 14, 1993]

.95 Entering the national stage in the United States of America as an Elected Office.

of 19 months from the priority date, the applicant must fulfill the require-ments of 35 U.S.C. 371 within the time application as to the United States of America. International applications for which those requirements are timely fulfilled will enter the national stage and obtain an examination as to the patentability of the invention in the periods set forth in paragraphs (b) and (c) of this section in order to prevent the abandonment of the international has been elected by the expiration (a) Where the United States of Amer-United States of America.

plication the applicant shall furnish to (b) To avoid abandonment of the apthe United States Patent and Trademark Office not later than the expiration of 30 months from the priority

communicated by the International Bureau or unless it was originally filed cation, unless it has been previously (1) A copy of the international appliin the United States Patent and Trade

mark Office; and
(2) The basic national fee (see §1.492(a)). The 30-month time limit may not be extended.

(c) If applicant complies with paration of 30 months from the priority graph (b) of this section before expira-

application, as filed, into the English language, if it was originally filed in another language (35 U.S.C. 371(c)(2)) (1) A translation of the international date but omits: and/or

tion in order to prevent abandonment of the application. The payment of the processing fee set forth in §1.492(f) is required for acceptance of an English 30 months after the priority date. The payment of the surcharge set forth in after the priority date. A copy of the notification mailed to applicant should ventor (35 U.S.C. 371(c)(4); see §1.497), applicant will be so notified and given a period of time within which to file translation later than the expiration of § 1.492(e) is required for acceptance of ater than the expiration of 30 months (2) The oath or declaration of the inthe translation and/or oath or declarathe oath or declaration of the inventor

accompany any response thereto submitted to the Office.

Patent and Irademark Office, Commerce

a translation of those amendments into the priority date. Amendments under PCT Article 19 which are not received by the expiration of 30 months from the priority date will be considered to English, if they were made in another language, must be furnished not later (d) A copy of any amendments to the claims made under PCT Article 19, and than the expiration of 30 months from be cancelled. The 30-month time limit may not be extended.

ity date. Translations of the annexes riod set pursuant to paragraph (c) of essing fee set forth in §1.492(f). Annexes The 30-month time limit may not be (e) A translation into English of any must be furnished not later than the which are not received by the expiration of 30 months from the priority annexes to the international preliminary examination report, if the annexes were made in another language, expiration of 30 months from the priordate may be submitted within any pethis section accompanied by the procfor which translations are not timely received will be considered cancelled extended.

(f) Verification of the translation of national application may be required where it is considered necessary, if the the international application or any other document pertaining to an interinternational application or other document was filed in a language other than English.

paragraphs (b) and (c) of this section sion to enter the national stage under 35 U.S.C. 371, otherwise the submission (g) The documents submitted under must be clearly identified as a submiswill be considered as being made under 35 U.S.C. 111.

requirements of paragraph (b) of this comes abandoned as to the United States 30 months from the priority plied with within 30 months from the priority date and the United States has been elected by the expiration of 19 months from the priority date. If the section are complied with within 30 (h) An international application bedate if the requirements of paragraph (b) of this section have not been commonths from the priority date but any required translation of

national application as filed and/or the oath or declaration are not timely filed, an international application will become abandoned as to the United States upon expiration of the time period set pursuant to paragraph (c) of this section.

[62 FR 20051, May 28, 1987, as amended & 58 FR 4347, Jan. 14, 1993]

international applications in the national stage. ð \$1.496 Examination

371(f), no action may be taken prior to have complied with the requirements of 35 U.S.C. 371(c) will be taken up for action based on the date on which such requirements were met. However, un-(a) International applications which ess an express request for early processing has been filed under 35 U.S.C. one month after entry into the national stage.

(b) A national stage application filed under 35 U.S.C. 371 may have paid therein the basic national fee as set amended to contain, at the time of entry into the national stage, only international preliminary examination report prepared by the United States forth in §1.492(a)(4) if it contains, or is claims which have been indicated in an Patent and Trademark Office as satisfying the criteria of PCT Article 33(1)— (4) as to novelty, inventive step and industrial applicability. Such national stage applications in which the basic national fee as set forth in §1.492(a)(4) has been paid may be amended subsequent to the date of entry into the naessary to eliminate objections as to the basic national fee as set forth in tional stage only to the extent necform or to cancel rejected claims. Such national stage applications in which §1.492(a)(4) has been paid will be taken up out of order.

[52 FR 20051, May 28, 1987]

Oath cr decla U.S.C. 371(c)(4).

(a) When an applic desires to enter the under 35 U.S.C. 371 pt declaration in accorda (b) If the internati or § 1.495, he or she mu national application,

EXHIBIT

was made as provided